Second Regular Session Seventy-third General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 22-0920.01 Yelana Love x2295

HOUSE BILL 22-1347

HOUSE SPONSORSHIP

Daugherty,

SENATE SPONSORSHIP

Rodriguez,

House Committees

Senate Committees

Business Affairs & Labor

	A BILL FOR AN ACT
101	CONCERNING WORKERS' COMPENSATION, AND, IN CONNECTION
102	THEREWITH, INCREASING FUNERAL BENEFITS, ALLOWING FOR
103	ADVANCE MILEAGE EXPENSE PAYMENTS, ADDRESSING THE
104	PAYMENT OF SCHEDULED RATINGS, AND REQUIRING REPORTING
105	OF CERTAIN ACTIVE MEDICAL TREATMENTS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill amends the "Workers' Compensation Act of Colorado" by:

• Creating a process for a claimant to receive advance

- payment for mileage expenses for travel that is reasonably necessary and related to obtaining compensable treatment, supplies, or services;
- Specifying how to determine the benefit amount for medical impairment when the amount payable using the schedule of injuries would exceed the amount payable for nonscheduled injuries;
- Increasing the benefit payable for funeral and burial expenses; and
- Requiring reporting of active medical treatments necessary to cure and relieve an injury lasting for a period of more than 180 calendar days after the date of the injury.

Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. In Colorado Revised Statutes, 8-42-101, amend (7)

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8-42-101. Employer must furnish medical aid - approval of plan - fee schedule - contracting for treatment - no recovery from employee - medical treatment guidelines - accreditation of physicians and other medical providers - mileage reimbursement - rules **definition - repeal.** (7) (a) EXCEPT AS PROVIDED IN SUBSECTIONS (7)(b) AND (7)(c) OF THIS SECTION, a claimant must submit a request for mileage expense reimbursement for travel reasonably necessary and related to obtaining compensable treatment, supplies, or services specified in subsection (1)(a) of this section to the employer or, if insured, to the employer's insurer no later than one hundred twenty days after the date the expense is incurred, unless good cause for a later submission is shown. Good cause includes a failure by the employer or employer's insurer to provide the notice in the brochure required by section 8-43-203 (3)(c)(IV). Within thirty days after the date the claimant submits the request for mileage expense reimbursement, the employer or employer's insurer shall pay the mileage expenses or, if denying the request, provide

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written notice to the claimant stating the reason the request was denied.

- (b) WITHIN SEVEN DAYS AFTER THE DATE OF RECEIPT OF A CLAIMANT'S WRITTEN REQUEST FOR ADVANCE MILEAGE EXPENSES FOR TRAVEL THAT IS REASONABLY NECESSARY AND RELATED TO OBTAINING COMPENSABLE TREATMENT, SUPPLIES, OR SERVICES SPECIFIED IN SUBSECTION (1)(a) OF THIS SECTION AND REQUIRES ROUND-TRIP TRAVEL GREATER THAN ONE HUNDRED MILES, THE EMPLOYER OR THE EMPLOYER'S INSURER SHALL PAY THE ADVANCE MILEAGE EXPENSES OR, IF DENYING THE REQUEST, PROVIDE WRITTEN NOTICE TO THE CLAIMANT STATING THE REASON THE REQUEST WAS DENIED.
- (c) If advance mileage expense payment is made pursuant to this subsection (7), and the specific travel for which payment was provided does not occur, the employer or, if insured, the employer's insurer is entitled to a credit in the amount of the payment to be applied against liability for any future mileage expense reimbursements.
- **SECTION 2.** In Colorado Revised Statutes, 8-42-107, **amend** (1)(b), (8)(a), and (8)(c.5); and **add** (7)(b)(IV) as follows:
- 8-42-107. Permanent partial disability benefits schedule medical impairment benefits how determined. (1) Benefits available. (b) When an injury results in permanent medical impairment and the employee has an injury or injuries not LISTED on the schedule specified in subsection (2) of this section, the employee shall be IS limited to medical impairment benefits as specified in subsection (8) of this section, EXCEPT AS PROVIDED IN SUBSECTION (7)(b)(IV) OF THIS SECTION.
- (7) (b) (IV) When an employee sustains an injury on the schedule of injuries listed in subsection (2) of this section that

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MAY ALSO BE COMPENSATED AS SPECIFIED IN SUBSECTION (8) OF THIS SECTION, IF THE AMOUNT OF COMPENSATION FOR MEDICAL IMPAIRMENT WHEN USING THE SCHEDULE OF INJURIES IN SUBSECTION (2) OF THIS SECTION WOULD BE GREATER THAN THE NONSCHEDULED IMPAIRMENT BENEFITS IN SUBSECTION (8) OF THIS SECTION, THEN THE EMPLOYEE IS ENTITLED TO THE COMPENSATION SPECIFIED IN SUBSECTION (2) OF THIS SECTION.

(8) Medical impairment benefits - determination of MMI for scheduled and nonscheduled injuries. (a) When an injury results in permanent medical impairment not set forth in the schedule in subsection (2) of this section, the employee shall be IS limited to medical impairment benefits calculated as provided in this subsection (8), EXCEPT AS PROVIDED IN SUBSECTION (7)(b)(IV) OF THIS SECTION. The procedures for determination of maximum medical improvement set forth in paragraph (b) of this subsection (8) shall be SUBSECTION (8)(b) OF THIS SECTION ARE available in cases of injuries set forth in the schedule in subsection (2) of this section and also in cases of injuries that are not set forth in said schedule.

(c.5) When an injury results in the total loss or total loss of use of an arm at the shoulder, a forearm at the elbow, a hand at the wrist, a leg at the hip or so near thereto as to preclude the use of an artificial limb, the loss of a leg at or above the knee where the stump remains sufficient to permit the use of an artificial limb, a foot at the ankle, an eye, or a combination of any such losses, the benefits for such loss shall be determined pursuant to this subsection (8), EXCEPT AS PROVIDED IN SUBSECTION (7)(b)(IV) OF THIS SECTION.

SECTION 3. In Colorado Revised Statutes, **amend** 8-42-123 as

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follows:

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8-42-123. Funeral and burial expenses. (1) When, as a proximate result of an injury, death occurs to an injured employee, there shall be paid in one lump sum within thirty days after death a sum not to exceed seven thousand TWELVE THOUSAND FIVE HUNDRED dollars for reasonable funeral and burial expenses. Said sum may be paid to the undertaker, cemetery, PERSON PROVIDING FUNERAL OR BURIAL SERVICES or any other person who has paid the funeral and burial costs. if the director so orders. If the employee leaves no dependents, compensation shall be IS limited to said sum and the compensation if any, which has THAT MAY HAVE accrued to date of death and OR BEEN PAID TO THE DECEASED EMPLOYEE DURING THE DECEASED EMPLOYEE'S LIFETIME FOR DISABILITY; the medical, surgical, and hospital expenses provided in articles 40 to 47 of this title TITLE 8; AND ANY AMOUNT OR PAYMENT DUE UNDER SECTION 8-46-101. If the deceased employee leaves dependents, said sum shall be paid in addition to all other sums of compensation provided for in this article ARTICLE 42. (2) ON JULY 1, 2023, AND EACH JULY 1 THEREAFTER, THE DIRECTOR SHALL ADJUST THE MAXIMUM AMOUNT PAYABLE FOR FUNERAL AND BURIAL EXPENSES PROVIDED IN SUBSECTION (1) OF THIS SECTION BY THE PERCENTAGE OF THE ADJUSTMENT MADE BY THE DIRECTOR TO THE STATE AVERAGE WEEKLY WAGE PURSUANT TO SECTION 8-47-106.

23 **SECTION 4.** In Colorado Revised Statutes, 8-43-101, **amend** (1) 24 as follows:

8-43-101. Record of injuries - occupational disease - reported to division - rules - definition. (1) (a) Every employer shall keep a record of: All EMPLOYEE injuries that result in fatality, to, or permanent

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physical impairment, of, or lost time from work for the injured employee in excess of three shifts or calendar days, OR ACTIVE MEDICAL TREATMENT FOR A PERIOD OF MORE THAN ONE HUNDRED EIGHTY CALENDAR DAYS AFTER THE DATE THE INJURY WAS FIRST REPORTED TO THE EMPLOYER; and the contraction by an employee of an occupational disease that has been listed by the director by rule. Within ten days after notice or knowledge that an employee has contracted such an occupational disease; or the occurrence of a permanently physically impairing injury or OF AN INJURY THAT RESULTS IN PERMANENT PHYSICAL IMPAIRMENT, OF A lost-time injury, to an employee; OR OF AN INJURY THAT RESULTS IN ACTIVE MEDICAL TREATMENT FOR A PERIOD OF MORE THAN ONE HUNDRED EIGHTY CALENDAR DAYS AFTER THE DATE THE INJURY WAS FIRST REPORTED TO THE EMPLOYER, or immediately in the case of a fatality, the employer shall, upon forms prescribed by the division for that purpose, report TO THE DIVISION said occupational disease, permanently physically impairing injury, lost-time injury, INJURY REQUIRING ACTIVE MEDICAL TREATMENT FOR A PERIOD OF MORE THAN ONE HUNDRED EIGHTY CALENDAR DAYS AFTER THE DATE THE INJURY WAS FIRST REPORTED TO THE EMPLOYER, or fatality. to the division. The report shall MUST contain such THE information as shall be required by the director.

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- 22 (b) As used in this subsection (1), "active medical Treatment":
 - (I) MEANS TREATMENT THAT IS DETERMINED BY AN AUTHORIZED TREATING PHYSICIAN TO BE REASONABLY NECESSARY TO CURE AND RELIEVE THE INJURY AND THAT REQUIRES ONGOING SUPERVISION BY AN AUTHORIZED TREATING PHYSICIAN AS DOCUMENTED BY WRITTEN MEDICAL

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1	REPORT;
2	(II) DOES NOT INCLUDE TREATMENT THAT IS NOT REASONABLY
3	EXPECTED TO IMPROVE THE CONDITION OR ANY TREATMENT THAT DOES
4	NOT REQUIRE THE SUPERVISION OF A LICENSED PHYSICIAN, INCLUDING
5	GYM OR POOL MEMBERSHIPS OR HOME EXERCISE PROGRAMS; AND
6	(III) TERMINATES WHEN THERE HAS BEEN AN ABANDONMENT OF
7	CARE OR DISCHARGE FROM CARE FOR NONCOMPLIANCE PRIOR TO
8	EXPIRATION OF THE ONE-HUNDRED-EIGHTY-DAY PERIOD SET FORTH IN
9	SUBSECTION (1)(a) OF THIS SECTION.
10	SECTION 5. Act subject to petition - effective date
11	applicability. (1) This act takes effect at 12:01 a.m. on the day following
12	the expiration of the ninety-day period after final adjournment of the
13	general assembly; except that, if a referendum petition is filed pursuan
14	to section 1 (3) of article V of the state constitution against this act or ar
15	item, section, or part of this act within such period, then the act, item
16	section, or part will not take effect unless approved by the people at the
17	general election to be held in November 2022 and, in such case, will take
18	effect on the date of the official declaration of the vote thereon by the
19	governor.
20	(2) This act applies to injuries occurring, and mileage
21	reimbursement claims in existence, on or after the applicable effective

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date of this act.

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